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INSTRUCTIONS

CONCERNING THE

REGISTRATION

OF

BIRTHS, MARRIAGES & DEATHS

IN

MASSACHUSETTS:

DESIGNED FOR

TOWN CLERKS AND PHYSICIANS.

BY OLIVER WARNER,

Secretary of the Commonwealth.

BOSTON:

WRIGHT & POTTER, STATE PRINTERS, No. 19 Province Street.

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MARINA TOP TO A STATE



AND VINE

NOTICE.

SECRETARY'S OFFICE, BOSTON, June 10, 1873.

The present pamphlet of Instructions is designed for the use of Town Clerks and Physicians. Copies will be furnished to Town Clerks for their own use or for distribution to Physicians, or to Physicians directly, by addressing a request to this office.

The pamphlet, "Duties of Sextons and Undertakers" is designed for distribution, by the Town Clerks, to all persons acting in such capacity.

The pamphlet of "Laws, &c., concerning the Solemnization of Marriages," is designed for distribution to Clergymen or Justices of the Peace in the respective towns.

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Commonwealth of Massachusetts.

Secretary's Office, Boston, May 1, 1873.

To the Clerk of the Town of —

SIR:—I herewith transmit to you a copy of a new edition of Instructions concerning the Registration of Births, Marriages and Deaths, accompanied with some suggestions intended to facilitate the duties of the Town Clerks, as well as to secure accuracy of registration.

The experience of past years has made it sufficiently evident, that for the effective operation of our Registration System, we must depend more upon the energy and industry of the Town Clerks than upon any or all other means. To them the subject is familiar, and the duties connected therewith appropriate. Intelligence and efficiency are theirs; they are known and responsible, and readily accessible to communication from the central office; not inconveniently numerous, and likely to be sufficiently interested in the subject to labor for perfect accuracy.

Attempts to aid the Town Clerk by the transfer of the principal share of the responsibility to others, are likely rather to increase his difficulties and impair the value of the results attained. Few others will feel equal interest in the work, or enjoy such facilities for its performance as the Town Clerks. The sense of responsibility cannot fail to be diminished by distribution among a vastly larger number whom it will be difficult to look

after or to call to account in case of neglect. These circumstances not only render negligence of duty exceedingly probable but greatly increase the difficulty of providing or applying a remedy.

For such reasons the attempt which was made in the year 1865 to facilitate the registry of Births, by chap. 96 of the acts of that year, (transferring duties from the Town Clerks to medical practitioners,) was found upon trial to produce an unfavorable effect, and therefore repealed.

It will be observed, that in cases of *Deaths* the Clerk is to be aided in obtaining the facts, by the person in charge of the Interment; in cases of *Marriage*, by the person before whom the Marriage is solemnized; in cases of *Births* (unless of a child deceased before the close of the year), the duty practically devolves upon the Clerk alone. Experience has proved that parents and relatives can be little depended on for such information. Moreover, clergymen and others solemnizing *Marriages*, and persons having charge of interment in case of *Deaths*, will often prove delinquent in regard to the returns required of them by law, unless roused to activity by the demands of the Town Clerk.

The chief responsibility, therefore, must rest upon the Town Clerk. It is clearly his duty to supply all deficiencies by carefully ascertaining every fact required by law, and not reported to him by others for registration. Complaint has been made in former years that inadequate compensation was allowed for registration services; but the increase of remuneration provided by recent statutes has removed any ground of dissatisfaction in this particular.

Probably few persons are aware of the importance of an accurate Registration to every civilized country, or of the legal and historic value of the statistics obtained. The decision of questions of legitimacy, of legal settlement in towns, and various other contested points, may often depend upon the facts registered, to say nothing of the important deductions relating to longevity, local salubrity, the relations of diseases, and the general subject of vital and mortuary statistics. In matters of Life Insurance, Annuities, Endowments, &c., the results derived from this source are absolutely indispensable.

Especially, during and since our late civil war, has the value of a Registration system been apparent, in authenticating the claims of soldiers or their families upon the government, and securing the identification of their wives or relatives.

The importance of *perfect* accuracy in the collection of facts and preparation of returns cannot be over-estimated. While it is gratifying to commend the general fidelity, and often extreme accuracy of the Returns transmitted to this office, leaving but little room for improvement, and in many cases nothing further to be desired, it can never be amiss to suggest, that nothing less than returns *absolutely perfect* will satisfy the requirements of law, or the ambition of a faithful Town Clerk.

- Hoping for your zealous and faithful co-operation in regard to the subjects embraced in the accompanying instructions,

> I have the honor to be, Your obedient servant,

> > OLIVER WARNER,

Secretary of the Commonwealth.

DUTY OF THE SECRETARY.

On inspection of the Statutes, it will be seen that it is the duty of the Secretary of the Commonwealth, not only to furnish suitable blank books and forms, accompanied with needful instructions and explanations, and to properly care for, discuss and report upon the returns; but also, to enforce the provisions of the law by prosecuting for all penalties and forfeitures imposed therein; and, in fine, to "do all other acts necessary to carry into effect its provisions."

Blank forms of Returns and Certificates, are furnished to Town Clerks, on application to the Secretary's office by letter or in person.

Copies of the present "Instructions" will be sent to any Town Clerk who may request the same; or to any Physician who may apply by mail.

INSTRUCTIONS.

DUTIES OF THE PHYSICIAN IN REGARD TO DEATHS.

Any practising member of any branch of the medical profession, who may have attended a person during his last illness, is bound—if applied to within fifteen days after the decease of such person,—forthwith, to "furnish for registration a certificate of the duration of the last sickness, the disease of which the person died, and the date of the decease, as nearly as he can state the same." Penalty, for non-compliance,—ten dollars.

Suggestions to Physicians.

Upon the Undertaker or other person having charge of the funeral rites will usually devolve the duty of applying to the Physician for such certificate, in order to communicate the facts therein contained to the Town Clerk; and such application will commonly be made within twenty-four hours after the death.

In order to facilitate the effective operation of the law, it is earnestly recommended, that the Medical Practitioner who has been in attendance at the death or during the last illness of any person, shall place his certificate of the Cause of Death, immediately after such death, in the hands of some person in attendance, or of some member of the household in which the death occurred, for the use of the Undertaker or other informant, in making return of the death to the Town Clerk or Registrar.

(For the convenience of the Practitioner, and to insure uniformity of the returns, blank forms of Certificates of Causes of Death have been prepared, ready for the Physician's signature, and may be obtained by him on application to the Clerk or Registrar of the town where he resides.)

Entire accuracy in stating the Cause of Death cannot reasonably be expected; but the *opinions* of medical men on this point are deemed very desirable.

The Duration of the Disease should be reckoned to the time of death. When a death is the result of two or more successive or concurrent Causes, each Cause should be specified, and the duration thereof, as nearly as may be. The successive Causes should in all cases be entered in the order of their appearance (i. e., in the order of time), not in the order of their presumed importance.

In the case of post mortem examination, the fact may be indicated in the certificate by writing p. m. after the name of the disease.

For the use of Physicians the Statistical Nosology adopted for Registration purposes in this State, is printed in the Appendix. This was drawn up by Dr. William Farr, of England, by request of the International Statistical Congress, and will doubtless eventually be adopted by all nations desiring a complete System of Registration. The importance of securing precision and uniformity in the nomenclature and classification of Diseases, in the Registration of all countries, needs no remark.

DUTIES OF PERSONS BEFORE WHOM MARRIAGES MAY BE SOLEMNIZED.

Every Justice of the Peace, Minister, Clerk or keeper of the records of meetings among Friends or Quakers, must make a full record of every Marriage solemnized before him, and, between the first and tenth days of each month, must return a copy of so much of the record as relates to Marriages taking place during the month last preceding, not only to the Clerk of the town in which the Marriage is solemnized, but also, if neither of the parties to the Marriage resides in such town, to the Clerk of the town in which one or both of the parties reside. Penalty for each neglect, from twenty to one hundred dollars.

Certificate Required.

No Magistrate or Minister is authorized to solemnize a Marriage, unless a Certificate is first delivered to him from the Clerk of the town in which the parties intending Marriage respectively dwell, if within the State, or in which the Marriage is solemnized if both parties reside out of the State; or, if there is no such Clerk, from the Clerk of an adjoining town. The certificate must specify the time when notice of the intention was entered with such Clerk, together with all the facts required by law to be ascertained and recorded, except those respecting the person before whom the Marriage is to be solemnized. Accordingly, it appears, that, if the parties reside in different towns within the State, two Certificates are requisite (one from each town); if residents of the same town, but one. If only one of the parties is a resident of the State, the Certificate of the Clerk of the town in which such party resides is necessary. If both parties reside out of the State the Certificate of the Clerk of the town in which the Marriage is to be solemnized must be first obtained.

Limitations.

Any Justice of the Peace may solemnize Marriage in the County for which he is commissioned, provided one of the parties to be married resides in such County, or both parties reside out of the State.

Any Minister of the gospel who continues to perform the functions of his office, and is a resident of the Commonwealth,

may solemnize Marriages; but only in the city or town in which such Minister, or in which one of the parties to be married, resides. No Magistrate or Minister may solemnize Marriage between parties either of whom he has reason to suppose is under the full age required by law, unless with the consent (which should be in writing,) of the parent or guardian, if any in the State competent to act, even though a certificate of intention may have been issued by the Clerk.

Importance of Accurate Returns of Marriages.

Ministers and others solemnizing Marriages, are earnestly desired to make prompt and accurate returns of the facts required by law respecting every marriage solemnized before them. The faithful record of these facts, besides its importance statistically, may often prove of incalculable benefit to the parties married and to their prospective offspring, the protection of whose interests was the main object of the statutory provisions; while injustice to innocent parties may result from failure or delay of those before whom marriages are solemnized, to make proper returns of the same.

Of Parties Living in the State and Marrying out of it.

When the Marriage of persons one or both of whom reside in this State is solemnized in another State, the parties must within seven days after their return, file with the Clerk of the town in which either or them resided, a certificate or declaration of the marriage, with all the particulars required by law. Penalty for neglect—ten dollars.

Duties of Town Clerks or Registrars.

It is the duty of every Town Clerk or Registrar not only to "receive" such returns as may, from time to time, be made to him by Undertakers, Physicians, Clergymen and others, but also to supply all deficiencies, by "obtaining" the facts respecting events not so returned,—so that his record may faithfully represent all the cases of Deaths, Births and Marriages which occur in his town. It may in some cases (though rarely) be impossi-

ble to ascertain *all* the particulars required by law relative to each event, but no Birth, Marriage or Death *should ever escape unrecorded*. Otherwise the returns will possess, for statistical purposes, but little value.

Concerning Collection of Births.

In obtaining the information required by law respecting Births, not previously reported by parents, undertakers, or others, it has been customary for the Town Clerk once—and in many places twice—in each year, either personally or by agent, to make inquiries from house to house concerning the children born since the last previous inquiries were made. The continuation of this practice cannot be too earnestly recommended, as no other method has proved equally effective. In order that no Birth occurring in the State may escape registry, the inquiries should extend to the cases of all children then living in any town, although born elsewhere, if born during the year, and not known to be returned from the place of birth.

It will be well when canvassing for Births to make inquiry also concerning *Deaths*, so far as may be necessary to make the Returns of the year complete. If all the *Deaths* which occur in the town have been duly ascertained and recorded, according to law, and if the *Births of children deceased* who were born during the year, have also been entered in the record-book of Births, as well as in that of Deaths, the additional information required will be confined to the *Births of children who are then surviving*, and of which the registrar has not been already notified.

Concerning RECORD of Births, Marriages and Deaths.

It will be observed that the Clerk is to record all Births of children who may die in his town, if born during the current year, and all Births of children who may be living in the town at the time when the periodical inquiries are made if born during the year, whether born in such town or elsewhere;—also, all Marriages which may be solemnized in his town, regardless of the place of residence of the parties, and all Marriages solemnized elsewhere, of persons residing in said town, of which the particulars may be returned to him or obtained through his agency;—also, all Deaths which may occur in the town, whether

of residents or non-residents. All Deaths of persons having a residence in the town but dying abroad should also be registered and returned.

Incomplete Return of Death.—It is the duty of the Town Clerk to give to any person making Return of the facts respecting a person deceased, a Certificate of such return, for delivery to the Person who is to have charge of the interment. If a burial takes place without such Certificate, and the Town Clerk receives notice thereof, unaccompanied by a full return of the particulars required by law, he should forthwith ascertain and make record of such particulars,—including the Cause of Death as certified by the attending Physician.

Concerning Marriages.—As above stated, it is the duty of the Clerk to record, not only all the Marriages solemnized in his town, but also, when returned to him, the facts respecting Marriages solemnized elsewhere, if either of the parties married is a resident of such town.

Certificate of Intention of Marriage forbidden to Minors.— The Town Clerk is forbidden, under penalty, to issue Certificate of entry of Intention of Marriage to parties either of whom he has reason to suppose is under the full age required by law; except upon the application or written consent of the parent or guardian, if any within the State competent to act.

Affidavit of Age may be Required.—The Clerk may require from the person applying for such Certificate, an affidavit as to the Age of the parties. Penalty, for the false statement by the person so applying, a sum not exceeding two hundred dollars.

Penalty.—For each case of refusal or neglect to perform the duties prescribed, he is subject to a penalty of from twenty to one hundred dollars.

DUTY OF THE UNDERTAKER OR PERSON HAVING CHARGE OF OBSEQUIES OR RITES [PRELIMINARY TO] INTERMENT.

It is the duty of such person forthwith to obtain all the particulars required by law to be recorded concerning the person deceased—including a statement (which should be in writing) as to the Cause of the Death, from the Physician attending during his last illness;—to make return of the same forthwith to the

Clerk of the town in which the deceased resided, or the death occurred (usually to the latter). Also, before burial, when practicable, otherwise within seven days thereafter, to deliver the same to the Person having charge of the actual interment (if other than himself.)

DUTY OF THE PERSON HAVING CHARGE OF THE INTERMENT.

In all cases where the *Preliminary* Rites have been performed by another, who has failed to deliver the foregoing Certificate before burial, the person last in charge is bound to give notice of such Death and Interment to the town clerk; under a penalty of twenty dollars for neglect. This notice should, if possible, be accompanied with a complete return of the particulars required concerning the deceased. It will often happen that the Person having charge of the rites preliminary to Interment, and the Person having charge of the interment itself, will be one and the same; in which case, of course, the Person having such charge is, simply, to make the return required and to obtain the Clerk's certificate thereof.

APPOINTMENT OF UNDERTAKERS.

It is earnestly recommended to the Board of Health, or other proper town authorities, that a suitable number of Undertakers be licensed in their respective towns, and that they be held to a strict compliance with Chap. 275 of the Laws of 1872,* by refusing a renewal of license to all who make interments before giving notice of the Death to the Town Clerk.

DUTY OF THE SUPERINTENDENTS OF THE STATE ALMSHOUSES.

The Superintendents of the State Almshouses at Monson, Tewksbury and Bridgewater, instead of the Clerks of said towns, are required to make record of each Birth and Death in their respective institutions, and annually to transmit a copy thereof to the Secretary of the Commonwealth.

^{*} See Appendix, page 31.

Duty of Parents and others, to give Notice of Births and Deaths.

Parents are required to give notice to the Clerk, of the Births and Deaths of their children; householders of every Birth and Death happening in their houses; the eldest person next of kin, like notice of the Death of his kindred; masters of ships, keepers of Workhouses, Houses of Correction, Prisons, Hospitals, and Almshouses,—except the three State Almshouses,—to give like notice of every Birth and Death happening among the persons under their respective charges;—under penalty of a sum not exceeding five dollars, for neglect to give such notice for the space of six months after each event.

Parents and other relatives of children born, or of persons deceased, and the occupiers of tenements in which any Births or Deaths may take place, should be encouraged to report, as soon after the event as may be, every case of Birth which may occur, and such cases of Death (if any) as may not have been duly returned by persons having charge of the burial, &c.

By compliance with the foregoing requirements of law, they will confer *important aid* to the Town Clerks in securing the facts connected with Births and Deaths.

Of Fees of Town Clerks and Sextons.

The Undertaker or other person making full return of a Death to the Town Clerk, is entitled to receive from his city or town the fee of twenty-five cents therefor.

The Town Clerk is to receive for each Birth obtained, recorded, indexed, and returned to the Secretary of the Commonwealth, a fee of fifty cents;—for each Marriage, fifteen cents;—for each of the first twenty entries of Deaths twenty cents, and for each subsequent entry ten cents, in all cases of Deaths returned to the Clerk by the persons specified in sections 2, 3 and 4 of chapter twenty-one of the General Statutes; for each Death not so returned, but by said clerk obtained and recorded, thirty-five cents. The fees are to be paid by the city or town, the account of the Clerk having first been approved by the Secretary of the Commonwealth. The Clerk is also entitled to receive for each certificate of entry of intention of marriage issued by him, a fee of fifty cents from the parties applying therefor. Also, for all certificates of transcripts of the records in his office, reasonable fees, from the persons applying.

Notices to Town Clerks or Registrars.

SECRETARY'S DEPARTMENT, May 1, 1873.

The following important suggestions are commended to the careful examination of the several Town and City Clerks. By far the larger portion of the Returns are already made in strict conformity to these methods. Wherever the practice has been different, it is earnestly requested that it be henceforth amended by a compliance with the suggestions here offered. Returns, whether of Births or Deaths, (Stillborn included,) in which either the Sex of persons born or deceased, or the Birthplace of the Parents, is omitted to be stated, (unless accompanied by a statement of the Clerk that the deficiency is unavoidable,) will be sent back for correction.

OLIVER WARNER, Secretary of the Commonwealth.

1. Concerning the Original Records or Entries.

By occupying two lines for each case in the record books of BIRTHS and DEATHS, the insertion of all the particulars required can be readily effected. (In making returns to the Secretary's office, however, only one line should be used. See 4.)

2. "CONDITION," AND "COLOR."

No entry is required under the head of "Condition," in the book of Births, except in cases of Plural Births (twins, triplets, &c.), or in cases of illegitimacy. Still Born should be recorded and returned as Deaths only.

In the record book of Deaths, under "Condition," state merely whether Single, Married or Widowed.

The Color need not be specified, if White; but if African, Mulatto or Mixed, should be always so stated.

3. Case of Child Born Alive, and Deceased the Same Year.

In case of the decease of a child born during the current year, the clerk is advised, when he obtains the facts concerning the Death, to secure also those relating to the Birth, and to make record of the same in the record book of Births as well as in the record book of Deaths. This course will render more complete the record of Births; for there is reason to believe that the larger proportion of Births that escape unregistered are of children who die during the first year after birth.

4. Condensation of Returns.

Whenever the Returns of Births or Deaths made to the Secretary's Office, occupy more than a single sheet of two pages, only one line should be devoted to each separate case. This can be readily accomplished by a little care in writing closely, always giving in the wide left-hand column both the Christian name and Surname of the child born or person deceased, and omitting, as unnecessary, in the column headed "Names of Parents," the Surnames of Parents (already stated in the previous column,) but giving their Christian names, (with maiden name of mother in brackets,)—thus:—
"Erastus and Harriet (Shaw.")

In case of a Death of a married female, the maiden name in brackets may precede the surname—thus:—"Mary (Gilman) Andrews."—It is desirable that the maiden name of each married woman or widow deceased should be always stated.

The blank forms of returns are distributed to the cities and towns in quantity designed to allow but one line to each Birth or Death. Most of the Clerks of towns of large population, in accordance with the suggestions above, make their returns without difficulty. The column of Birthplaces of Parents of Deceased, in the Return of Deaths, has presented the greatest difficulty. A careful penman, however, can enter all the facts, in full, by writing two lines in the space ruled but for one. (In small towns requiring less than a single sheet for each return these suggestions are of course unnecessary.)

The Registration Returns from the State, when bound for preservation, already fill nine large folio volumes annually, whose bulk will be most inconvenient unless the returns of the larger towns are condensed in accordance with the foregoing suggestions.

5. Place of Birth or Death.

Only the *name* of the city or town is required, except in case of the largest cities. The names of streets, or districts, or local names other than of the town itself are unnecessary in returns made to this office, though worthy of preservation on the town records. (Whenever a street bears the name of a town of this State it is important that "Street" or "St." be added.)

6. Birthplaces of Parents.

These should be always stated in the Returns of Births and Deaths. If no more can be ascertained, state at least whether the parents were "American" or "Foreign" born.

7. Sex.

Care should be taken to give the Sex in all cases of Births and Deaths. All cases in the "Unknown" columns are blemishes on the Registration, and to be avoided with the utmost care.

8. Stillborn.

STILLBORN cases should be invariably returned as *Deaths*, and never with *Births*, for the sake of uniformity and to prevent confusion; and the Sex should always be stated, which will require special attention.

9. Uncertain Cases.

In cases of inflammation, hemorrhage, or tumor, be particular to state the part affected.

10. Order of Arrangement [by Months].

It is extremely desirable that, in all the returns sent to this office, of *Births* as well as Marriages and Deaths, the cases occurring in each *month* should be collected all together; *first*, all in January; *second*, all in February; and so on. But it is unnecessary that the cases should be arranged in the numerical order of the *days* of the month. An *alphabetical* arrangement is entirely unnecessary.

11. Cases of Former Years.

The Registration Laws, in strictness, provide only for Returns of Births, Deaths and Marriages occurring during the present (or current) year. Those of a date more distant than three years, and not previously registered, may with propriety be recorded in the town in which they occurred, but need not be transmitted to this office.

12. A SPECIAL ERROR.

In some instances, cases of Births or Deaths belonging to January of the coming (or present) year are returned with those of the year just past; a most unfortunate error, and liable to produce another (of deficiency) in the next return. The returns should invariably end with December of the year last past; and never be in anticipation of the next year.

To Physicians, Sextons and Clergymen.

Copies of the present Instructions will be furnished by the Town Clerks to Physicians, on application.

The Town Clerks will supply all the Sextons and Undertakers with the pamphlet designed for their use, and with all requisite blank forms of returns; they will also furnish copies of the pamphlet concerning Marriages to all the Clergymen, and to any Justices of the Peace who may desire them.

SUGGESTIONS INVITED.

Town Clerks and Registrars are invited to accompany their annual returns to the Secretary of the Commonwealth, with such comments and remarks as may seem to them important.

- **The Returns to the Secretary should not be clipped or mutilated by Town Clerks to accommodate them to a smaller envelope, as by so doing they are less fit for binding.
- In all cases Clerks are requested to use the proper blanks for Returns, and not substitute other paper for the purpose. If more blanks are needed they will be sent immediately on application by mail to this office.

APPENDIX.

NOSOLOGICAL TABLES.—LAWS OF MASSACHUSETTS CONCERNING REGISTRATION, MARRIAGE, &c.

STATISTICAL NOSOLOGY

ADOPTED FOR REGISTRATION IN MASSACHUSETTS.

The following plan of a Nomenclature of Diseases which corresponds closely with that authorized by the Registrar-General of England, is also nearly identical with that reported by William Farr, Esq., M. D., of London, which was adopted by the International Statistical Congress, at Paris, in 1855, and printed with the Sixteenth Registration Report of the Registrar-General of England.

Of the two lists below, the first,—that on the left side,—may be called the Tabular List, and comprises all the heads which it is proposed to admit into the complete tables, and under which all deaths, from whatever cause, must eventually be distributed. It represents those diseases which are found in practice to occur most frequently.

The Supplemental List is subordinate to the first, and contains the principal special diseases which it may be considered desirable to note, referred to those heads to which they are most nearly allied, which are shown by references in figures. It should be observed that the special cases are few, and will not affect the larger numbers in the tables to any important extent. For conveyence, synonymous terms are also given in the supplemental list.

CAUSES OF DEATH.

TABUL	AR	LIS	T.			SUPPLEMENTAL LIST.	
CLASS I. ZYMOTIC DISEASES.				Of Diseases of Special Character, or rarely fatal.			
ORDER I							
I. 1.—1. Smallpox,		,				I. 1.—1. Vaccination not stated.	
2. Measles,						Variola.	
3. Scarlatina,						After vaccination, (Vari-	
4. Diphtheria,						oloid.)	
5 Onings	•	•	•	•		Erysipelas, &c., from vac-	
5. Quinsy, .	•	•	•			cination.	
b. Croup, .						Chickenpox, (Varicella.)	
7. Whooping (Joug	h,				Miliaria.	

CAUSES OF DEATH—(CONTINUED).

TABULAR LIST.	SUPPLEMENTAL LIST.
CLASS I.—(Continued).	
Order I.—Miasmatic. I. 1.—8. Typhus (and Infantile Fever), 9. Erysipelas, 10. Metria (Puerperal Fever), 11. Carbuncle, 12. Influenza, 13. Dysentery, 14. Diarrhœa, 15. Cholera Infantum, 16. Cholera,	I. 1.—2. Rubeola. 3. Angina maligna. 5. Mumps. Tonsillitis. 8. Typhoid fever. 9. Phlebitis. Pyemia. Hospital gangrene. Erythema. 10. Childbed fever. 11. Anthrax. 17. Intermittent fever. 18. Yellow fever.
17. Ague,	18. Yellow fever. 19. Rheumatism, with pericarditis, or disease of heart.
Order 2.—Enthetic. I. 2.—1. Syphilis,	I. 2.—1. Gonorrhœa. Purulent ophthalmia. 4. Necusia, (usually from dissection wounds). Malignant pustule.
1. 3.—1. Privation, 2. Purpura and Scurvy, 3. Delirium tremens, 4. Intemperance, (Alcoholism),	I. 3.—1. Want of Breast Milk. 2. Rickets. Bronchocele.
ORDER 4.—Parasitic 4.—1. Thrush,	I. 4.—2. Porrigo. Scabies. Tape-worm. Hydatids. Trichiniasis.
CLASS II. CONSTITUTIONAL DISEASES. ORDER 1.—Diathetic. I. 1.—1. Gout,	II. 1.—3. Soft cancer. Sweep's cancer. Mclanosis. Other kinds of cancer. Polypus (part not stated). Lupus. 5. Bed-sore. Dry gangrene.
Order 2.—Tubercular. II. 2.—1. Scrofula,	II. 2.—1. Psoas abscess. Lumbar abscess. White swelling. Cretinism. 2. Tubercular peritonitis. 3. Hæmoptysis. 4. Tubercular meningitis.

CAUSES OF DEATH—(CONTINUED).

TABULAR LIST.	SUPPLEMENTAL LIST.				
CLASS III. LOCAL DISEASES.					
ORDER 1.—Nervous System. III. 1.—1. Cephalitis,	TTT 1 2 25 200				
2. Apoplexy,	. III. 1.—1. Myelitis.				
3. Paralysis,	Phrenitis. Cerebro-spinal Menir				
J. Taratysis,	gitis.				
4. Insanity,	4. Fright.				
5 Chorea,	Grief.				
6. Epilepsy,	Melancholia.				
7. Tetanus,	Rage. 6. Hysteria.				
8. Convulsions,	8. Laryngismus stridulus.				
9. Brain Diseases,* &c., .	8. Laryngismus stridulus. 9. Neuralgia.				
	Opnthalmia.				
	Ofitis.				
	Dis. of spinal marrow. Necrencephalus. (Soft				
	ening of Brain.—Ra				
Order 2.—Organs of Circulation.	mollisement.)				
III. 2.—1. Pericarditis,†					
III. 2.—1. Pericarditis,† 2. Aneurism, .	III. 2.—1. Carditis.				
3. Heart Diseases, t &c., .	Endocarditis. 3. Hypertrophia.				
	Angina pectoris.				
	Syncope.				
	Arteritis.				
Order 3.—Respiratory Organs.	Hydropericardium.				
III. 3.—1. Epistaxis,	TIT O O CIT				
2. Laryngitis,	. III. 3.—2. Œdema glottidis. 4. Empyema.				
3. Bronehitis,	Hydrothoray				
4 Pleurier	Diaphragmitis.				
4. Pleurisy,	Pneumothorax.				
6. Asthma,	5. Pulmonary apoplexy.				
7. Lung Diseases, &c.,‡ .	Pleuro pneumonia. 6. Grinders' Asthma.				
Hang Discusces, wo.,	Miners' Asthma.				
	Emphysema.				
Order 4.—Digestive Organs.					
11. 4.—1. Gastritis,	III. 4.—1. Glossitis.				
2. Enteritis	Stomatitis. Pharyngitis.				
3. Peritonitis,	Esophagitis.				
4. Ascites,	5. Perforation of—				
5. Ulceration of Intestines	6. Congenital.				
6. Hernia, 7. Ileus, 8. Intussusception, 9. Stricture of Intestines	Femoral.				
7. Ileus,	Inguinal. Serotal.				
8. Intussusception,	Umbilical.				
9. Stricture of Intestines,	Ventral,				
10. Fistula.	7. Constipation.				
11. Stomach Diseases, t &c	11. Dyspepsia.				
12. Pancreas Disease † &c	Pyrosis. Gastralgia.				
13. Hepatitis,	Hæmatemesis.				
11. Outilities,	Melæna.				
15. Liver Disease, t &c	Hæmorrhoids.				
16. Spleen Disease,‡ &c.,	14. Gall-stones. 15. Cirrhosis.				
	to. Cittiosis.				

^{*} Other diseases of the brain, or diseases of the nervous system, not otherwise distinguished, are referred to this head. Mutatis mutandis, the note applies to the corresponding heads in other Orders of this Class.

⁺ See also I. 1.—19. [Rheumatism.]

[‡] See Note under III. 1.-9.

CAUSES OF DEATH—(CONTINUED).

TABULAR LIST.	SUPPLEMENTAL LIST.
CLASS III.—(Continued). ORDER 5.—Urinary Organs. III. 5.—1. Nephritis,	III. 5.—3. Albuminuria. 6. Cystirrhœa. 7. Diuresis. Hæmaturia. Dis. of prostate. Dis. of bladder.
Order 6.—Generative Organs. III. 6.—1. Ovarian Dropsy,	III. 6.—1. Ovarian tumor. 2. Metritis. Hysteritis. Uterine tumor. Polypus uteri. Orchitis. Hydrocele.
Order 7.—Organs of Locomotion. III. 7.—1. Arthritis,	III. 7.—1. Ostitis. Periostitis. 2. Fragilitas ossium. Mollities ossium. Caries. Necrosis. Exostosis.
2. Ulcer,	III. 8.—1. Abscess (part not stated) Boil. Whitlow. 3. Roscola. Urticaria. Eczema. Herpes. Pemphigus. Ecthyma. Impetigo. Psoriasis. Ichthyosis. Tumor (part not stated)
CLASS IV. DEVELOPMENTAL DISEASES. ORDER 1.—Developmental Diseases of Children. IV. 1.—1. Stillborn,	IV. 1.—2. Atelectasis. 5. Anus imperforatus. Cleft palate. Idiocy.

CAUSES OF DEATH—(CONCLUDED).

TABULAR LIST. SUPPLEMENTAL LIST. CLASS III.—(Continued). IV. 2.—1. Chlorosis. Climacteria. Menorrhagia. Order 2.—Developmental Diseases of 2. Miscarriage. Women. Abortion. Puerperal mania. IV. 2.—1. Paramenia, Puerperal convulsions. 2. Childbirth. (See Metria I. 1.—9.) Phlegmasia dolens. Cæsarian operation. Extra-uterine foetation. Flooding. Retention of placenta. Order 3.—Developmental Diseases of Old Presentation of placenta. People.Deformed pelvis. IV. 3.—1. Old Age, Breast abscess. Order 4.—Diseases of Nutrition. IV. 4.—1. Atrophy and Debility, CLASS V. VIOLENT DEATHS. Order 1.—Accident or Negligence. V. 1.—1. Fractures and Contusions. V. 1.-1. Railroad accidents. 2. Wounds, 5. Lost at sea. 6. Asphyxia. 3. Burns and Scalds. Strangulation. 4. Poison, . 7. Exposure. 5. Drowning, Cold water. 6. Suffocation, . Frozen. 7. Otherwise, Heat. Lightning. Surgical operation. Order 2.—In Battle Neglect. Order 3.—Homicide Order 4.—Suicide. V. 4.—1. Wounds, 2. Poison, . 3. Drowning, 4. Hanging, 5. Otherwise. Order 5.—Execution. V. 5.—1. Hanging, V. 6.—Violent Deaths, not classed, . V. 6.-" Casualty." Sudden, cause unascertained, .

Note.—Where a person is "found drowned," and it cannot be ascertained whether the case is a suicide, a murder, or an accident, the case is classed under "accident or negligence." "Infantile fever" is classed with typhoid, relapsing, and other continued fevers, under one name, "typhus." Cases of "rheumatic fever" are classed with "rheumatism"; of "hemorrhage," and "abscess," with the diseases of the organs affected, when stated. Cases of "neglect," and "cold," except when the result of privation, (Class I. 3.—1,) are placed under deaths by "accident or negligence," (V. 1.7.) As "stricture of the urethra" is almost invariably the result of gonorrhœa, it is classed as I. 2.—2.

LAW-S

CONCERNING THE REGISTATION OF BIRTHS, MARRIAGES, AND DEATHS IN MASSACHUSETTS.

[General Statutes—Chapter 21.]

OF THE REGISTRY AND RETURNS OF BIRTHS, MARRIAGES, AND DEATHS.

SECTION

- City and Town Clerks to obtain, record, and index facts concerning Births, Marriages, and Deaths.
- Parents and others to give notice of Births, and Deaths.
- 3. Physicians to give Certificate of Cause of Death, when requested. Penalty.
- 4. Sextons, Undertakers, &c., to make returns to Clerks of Cities and Towns. Clerks to give Certificate of Registry of Death to the Person having charge of funeral rites preliminary to Interment, for delivery, &c. If Interment takes place without such Certificate, notice thereof to be given, under penalty of twenty dollars.
- Clerk annually to transmit certified Copies of Records to Secretary.

SECTION

- 6. Record or Certificate of Clerk to be prima facie evidence in Legal Proceedings.
- Clerks—Fees of, payable by City or Town;
 Accounts of, to be certified by Secretary.
 Penalty for neglect of duty.
- Superintendents of State Almshouses to record and return to Secretary, Births and Deaths therein.
- Secretary to furnish Blank Books for Records and forms for Returns, with Instructions. Clerks to distribute the Blank Forms for Returns,
- Secretary to cause Returns to be bound, &c.; to report annually to Legislature, &c.; to do all other acts necessary to secure the execution of the provisions of this chapter.
- Registrars may be chosen, in certain cases, in place of Town Clerks.

Section 1. The clerk of each city and town shall receive or obtain, and record, and index, the following facts concerning the births, marriages, and deaths, therein, separately numbering and recording the same in the order in which he receives them, designated in separate columns:

In the record of Births, the date of the birth, the place of birth, the name of the child (if it have any), the sex and color of the child, the names and the places of birth of the parents, the occupation of the father, the residence of the parents, and the date of the record;

In the record of Marriages, the date of the marriage, the place of marriage, the name, residence and official station of the person by whom married, the names and the places of birth of the parties, the residence of each, the age and color of each, the condition of each, (whether single or widowed,) the occupation, the names of the parents, and the date of the record;

In the record of Deaths, the date of the death, the name of the deceased, the sex, the color, the condition, (whether single, widowed, or married,) the age, the residence, the occupation, the place of death, the place of birth, the names and places of birth of the parents, the disease or cause of death, the place of burial, and the date of the record.

Section 2. Parents shall give notice to the clerk of their city or town of the births and deaths of their children; every householder shall give like notice of every birth and death happening in his house;

the eldest person next of kin shall give such notice of the death of his kindred; the keeper of a workhouse, house of correction, prison, hospital, or almshouse, except the state almshouses at Tewksbury, Bridgewater, and Monson, and the master or other commanding officer of any ship shall give like notice of every birth and death happening among the persons under his charge. Whoever neglects to give such notice for the space of six months after a birth or death, shall forfeit a sum not exceeding five dollars.

Section 3. Any physician having attended a person during his last illness, shall—when requested within fifteen days after the decease of such person—forthwith furnish for registration a certificate of the duration of the last sickness, the disease of which the person died, and the date of his decease, as nearly as he can state the same. If any physician refuses or neglects to make such certificate, he shall forfeit and pay the sum of ten dollars to the use of the town in which he resides.

Section 4.* Every sexton, undertaker, or other person having charge of a burial-ground, or the superintendent of burials having charge of the obsequies or funeral rites preliminary to the interment of a human body, shall forthwith obtain and return to the clerk of the city or town in which the deceased resided or the death occurred, the facts required by this chapter to be recorded by said officer concerning the deceased, and the person making such return shall receive from his city or town the fee of ten cents therefor.

The clerk, upon recording such facts, shall forthwith give to the person making such return, a certificate that such return has been made, which certificate such person shall deliver to the person having charge of the interment, if other than himself, before the burial when practicable, otherwise within seven days thereafter. When a burial takes place and no certificate is delivered as aforesaid, the sexton, undertaker, or other person having charge of the interment, shall forthwith give notice thereof to the clerk under penalty of twenty dollars.

Section 5. The clerk of each city and town shall annually on or before the first day of February, transmit to the secretary of the Commonwealth, certified copies of the records of the births, marriages, and deaths, which have occurred therein during the year ending on the last day of the preceding December.

Section 6. The record of the town clerk relative to any birth, marriage, or death, shall be *primâ facie* evidence, in legal proceedings, of the facts recorded. The certificate signed by the town clerk for the time being shall be admissible as evidence of any such record.

Section 7.† The clerk shall receive from his city or town for obtaining, recording, indexing, and returning to the secretary of the Commonwealth, the facts in relation to a birth, twenty cents; a marriage, ten cents; a death, twenty cents for each of the first twenty entries, and ten cents for each subsequent entry, as the same shall be certified by the secretary of the Commonwealth; but a city or town containing more than ten thousand inhabitants may limit the aggregate compensation allowed to their clerk. He shall forfeit a sum not less than twenty nor more than one hundred dollars for each refusal or neglect to perform any duty required of him by this chapter.

^{*} See chaps. 202 and chap. 275, on pages following. † See chap. 138, and chap. 145, on page following.

Section 8. The superintendents of the state almshouses at Tewks-bury, Bridgewater, and Monson, shall obtain, record, and make return of the facts in relation to the births and deaths which occur in their respective institutions, in like manner as is required of town clerks. The clerks of said towns shall, in relation to the births and deaths of persons in said almshouses, be exempt from the duties otherwise required of them by this chapter.

Section 9. The secretary shall at the expense of the Commonwealth prepare and furnish to the clerks of the several cities and towns, and to the superintendents of the state almshouses, blank books of suitable quality and size to be used as books of record under this chapter, blank books for indexes thereto, and blank forms for returns, on paper of uniform size; and shall accompany the same with such instructions and explanations as may be necessary and useful. City and town clerks shall make such distribution of blank forms of returns furnished by the secretary as he shall direct.

Section 10. The secretary shall cause the returns received by him for each year to be bound together in one or more volumes with indexes thereto. He shall prepare from the returns such tabular results as will render them of practical utility, make report thereof annually to the legislature, and do all other acts necessary to carry

into effect the provisions of this chapter.

Section 11. Any city or town containing more than ten thousand inhabitants, may choose a person other than the clerk to be registrar, who shall be sworn, and to whom all the provisions of this chapter concerning clerks shall apply. The returns and notices required to be made and given to clerks shall be made and given to such registrar under like penalties.

Section 12. The secretary of this Commonwealth shall prosecute, by an action of tort, in the name of the Commonwealth, for the

recovery of any penalty or foreiture imposed by this chapter.

Section 13. Any city or town may make rules and regulations to enforce the provisions of this chapter, or to secure a more perfect registration of births, marriages, and deaths, therein.

[General Statutes-Chapter 106.]

OF MARRIAGE.

SECTION

Notice of Intention of Marriage to be entered with Town Clerk.

- Certificate of Record of Intention to be given to Parties by Clerk. Such certificate to be delivered to Person before whom Marriage is to be solemnized.
- Certificate not to issue to certain Minors, except on application of Parent, &c. Penalty.
- 10. Clerk may require Affidavit of Age.
- 11. Penalty for making False Statement.
- 12. Parties living in State and Married out of it, to file certificate on return. Penalty.
- No Person to solemnize Marriage of a Minor, without consent of Parents, if any in the State competent to act.

SECTION

- Marriages, by Whom to be solemnized, and in what Place.
- 15. Marriages among Quakers.
- Persons solemnizing Marriages to keep Record and to make Returns to certain Town Clerks. Clerk to record all Marriages so returned.
- 17. Penalty for not making Returns.
- Penalty for solemnizing a Marriage unlawfully.
- 19. Penalty, on Person not authorized to Marry.
- Record of Marriage, or certified copy there of, presumptive evidence of Marriage.

Sections 1, 2 and 3. [Marriage between certain relatives prohibited.]

SECTION 4. [Polygamy forbidden.]

SECTION 5. Marriage contracted by insane persons or idiots, void. SECTION 6. Marriage of persons marrying out of the state in

order to evade, &c., void.

Section 7. Persons intending to be joined in marriage shall, before their marriage cause notice thereof to be entered in the office of the clerk, or registrar of the city or town in which they respectively dwell, if within the State. If there is no such clerk or registrar in the place of their residence, the entry shall be made in an adjoining

city or town.

ŠECTION 8. The clerk or registrar shall deliver to the parties a certificate under his hand, specifying the time when notice of the intention of marriage was entered with him, together with all facts in relation to the marriage required by law to be ascertained and recorded, except those respecting the person by whom the marriage is to be solemnized. Such certificate shall be delivered to the minister or magistrate in whose presence the marriage is to be contracted, before he proceeds to solemnize the same.

Section 9. If a clerk or registrar issue such certificate to a male under the age of twenty-one years, or a female under the age of eighteen years, having reasonable cause to suppose the person to be under such age, except upon the application or consent in writing of the parent, master, or guardian of such person, he shall forfeit a sum not exceeding one hundred dollars; but if there is no parent, master, or guardian, in this State, competent to act, a certificate may be issued

without such application or consent.

Section 10. The clerk or registrar may require of any person applying for such certificate, an affidavit sworn to before a justice of the peace for the county where the application is made, setting forth the age of the parties; which affidavit shall be sufficient proof of age to authorize the issuing of the certificate.

Section 11. Whoever applying for such certificate wilfully makes a false statement in relation to the age or residence, parent, master, or guardian, of either of the parties intending marriage, shall forfeit a

sum not exceeding two hundred dollars.

Section 12. When a marriage is solemnized in another State between parties living in this State, and they return to dwell here, they shall within seven days after their return, file with the clerk or registrar of the city or town where either of them lived at the time, a certificate or declaration of their marriage, including the facts concerning marriages required by law, and for every neglect they shall forfeit ten dollars.

Section 13. No magistrate or minister shall solemnize a marriage, having reasonable cause to suppose either of the parties to be under the age mentioned in section nine, without the consent of the parent or guardian having the custody of the minor, if there is any in the

State competent to act.

Section 14. Marriages may be solemnized by a justice of the peace in the county for which he is appointed, when either of the parties resides in the same county; and throughout the State by any minister of the gospel ordained according to the usage of his denomination, who resides within the State and continues to perform the functions of his office; but all marriages shall be solemnized in the city or town in which the person solemnizing them resides, or in which one or both of the persons to be married reside.

Section 15. Marriages among the people called Friends or Quakers may be solemnized in the manner heretofore used and prac-

tised in their societies.

Section 16. Every justice of the peace, minister, and clerk, or keeper of the records of the meeting wherein any marriages among the Friends or Quakers are solemnized, shall make a record of each marriage solemnized before him, together with all facts relating to the marriage required by law to be recorded. He shall also between the first and tenth days of each month return a copy of the record for the month next preceding, to the clerk or registrar of the city or town in which the marriage was solemnized, and shall when neither of the parties to a marriage resides in the city or town in which the marriage is solemnized, return a copy of the record of such marriage to the clerk or registrar of the city or town in which one or both of said parties reside. All marriages so returned shall be recorded by the clerk or registrar.

Section 17. Every person neglecting to make the returns required by the preceding section, shall forfeit for each neglect not less

than twenty nor more than one hundred dollars.

Section 18. A justice of the peace or minister who joins persons in marriage contrary to the provisions of this chapter, knowing that the marriage is not duly authorized, shall forfeit not less than fifty nor more than one hundred dollars.

Section 19. Whoever undertakes to join persons in marriage knowing that he is not authorized so to do, shall be imprisoned in the jail or confined to hard labor for a term not exceeding six months, or pay a fine of not less than fifty nor more than two hundred dollars.

Section 20. [Unintentional informality does not invalidate mar-

riage in other respects lawful.]

Section 21. The record of a marriage, made and kept as prescribed by law by the person before whom the marriage is solemnized, or by the clerk or registrar of any city or town, or a copy of such record duly certified, shall be received in all courts and places as presumptive evidence of such marriage.

Section 22. [Admission of respondent, general repute, &c., com-

petent evidence to prove the fact of marriage.

Section 23. [Marriage in foreign countries by a consul or diplomatic agent valid, and certificate of such consul or agent presumptive evidence thereof.]

[General Statutes-Chapter 29.]

OF THE PUBLIC RECORDS.

Section 10. [Records and files may be inspected and copied. Clerks to certify to transcripts, on payment of a reasonable fee.]

Section 13. [Penalties; for altering or mutilating any record, paper, or written document, a sum not exceeding fifty dollars,—for wrongfully detaining records, and other documents, fifty dollars.]

[General Statutes—Section 1 of Chapter 174.]

SENTENCE WHEN NO PUNISHMENT IS PROVIDED.

Section 1. In cases of legal conviction, where no punishment is provided by statute, the court shall award such sentence as is conformable to the common usage and practice in this State, according to the nature of the offence, and not repugnant to the constitution.

[Chapter 138.]

AN ACT CONCERNING THE REGISTRY AND RETURN OF MARRIAGES, BIRTHS AND DEATHS.

Section 1. The clerk of each city and town, (except in such cities and towns as choose a registrar, under the eleventh section of the twenty-first chapter of the General Statutes, in which cases the provisions of this act shall apply to the registrar,) for receiving or obtaining, recording, indexing, and returning the facts relating to Marriages, Births and Deaths occurring therein, shall be entitled to receive therefrom the sums following, viz.: for each Marriage, fifteen cents; for each Birth, thirty cents; for each Death returned to him by the persons specified in sections two, three and four of chapter twenty-one of the General Statutes, twenty cents for each of the first twenty entries, and ten cents for each subsequent entry; for each Death not so returned but by him obtained and recorded, twenty cents.

Section 2. Chapter ninety-six of the acts of the year eighteen hundred and sixty-five, and so much of section seven of the twenty-first chapter of the General Statutes as is inconsistent herewith, are

hereby repealed.

Section 3. This act shall take effect upon its passage.

[Approved April 7, 1866.

[Chapter 58.]

AN ACT RELATING TO THE MARRIAGE OF NON-RESIDENT PARTIES.

Section 1. Persons living without the Commonwealth and intending to be joined in Marriage within the Commonwealth, shall, before their Marriage, cause notice of their intention to be entered in the office of the clerk or registrar of the city or town in which they propose to have the Marriage solemnized; and no Marriage between such parties shall be solemnized until they have delivered to the justice of the peace, or minister in whose presence the Marriage is to be contracted, a certificate from such clerk or registrar, specifying the time when notice of the intention of Marriage was entered with him, together with all facts in relation to the Marriage required by law to be ascertained and recorded, except those respecting the person by whom the Marriage is to be solemnized.

Section 2. Marriages may be solemnized by a justice of the peace

in the county for which he is appointed.

Section 3. A justice of the peace or minister who joins persons in marriage contrary to the provisions of this act shall forfeit not less than fifty nor more than one hundred dollars.

[Approved March 11, 1867.

[Chapter 275.]

AN ACT TO PROVIDE FOR THE APPOINTMENT, AND TO DEFINE THE DUTIES OF UNDERTAKERS.

The boards of health of towns and the mayor and alder-Section 1. men of cities shall, on or before the first day of July next, and each year thereafter, license a suitable number of Undertakers to take charge of the obsequies or funeral rites preliminary to the interment of a human body, if, in the judgment of such boards, a sufficient number are not already licensed in their respective places. Any Undertaker, having such charge, shall forthwith obtain and return, to the clerk of the city or town in which the deceased resided or the death occurred, the facts required, by chapter twenty-one of the General Statutes, to be recorded by said officer concerning the deceased; the clerk shall thereupon give to the Undertaker a certificate as provided for in section four of said chapter, which certificate the Undertaker shall deliver to the person having charge of the interment in accordance with the provisions of said fourth section. Any Undertaker violating any of the provisions of this act shall be punished by a fine of twenty dollars for each violation of the duties herein prescribed, to be imposed by any court of competent jurisdiction.

Section 2. Nothing herein contained shall exempt any sexton or other person named in the fourth section of the twenty-first chapter of the General Statutes from the provisions and penalties prescribed in said section in cases where an undertaker appointed as provided in

this act is not employed in charge of the obsequies.

Section 3. The secretary of the Commonwealth shall send a copy of this act to the clerks of the several cities and towns, within thirty days from its passage. [Approved April 29, 1872.

[Chapter 145.]

AN ACT FIXING THE FEES OF CLERKS AND REGISTRARS FOR THE REGISTRY AND RETURN OF BIRTHS.

Section 1. The clerk or registrar of a city or town shall receive the sum of fifty cents for receiving or obtaining, recording, indexing and returning the facts relating to each Birth; but a city or town containing more than ten thousand inhabitants may limit the aggregate compensation allowed to their clerk or registrar.

Section 2. This act shall take effect upon its passage.

[Approved April 2, 1873.

[Chapter 202.]

AN ACT RELATING TO THE FEES OF SEXTONS AND OTHERS.

Section 1. Section four of chapter twenty-one is hereby amended by striking out the word "ten" after the words "fee of," and inserting instead thereof, the words "twenty-five."

Section 2. This act shall take effect upon its passage.

Approved April 16, 1873.

[Chapter 341.]

AN ACT CONCERNING FEES OF TOWN CLERKS FOR OBTAINING AND RECORDING THE FACTS RELATING TO DEATHS.

Chapter one hundred and thirty-eight of the acts of the year eighteen hundred and sixty-six is amended by striking out the words "twenty cents," at the close of section one, and substituting therefor the words "thirty-five cents." [Approved June 6, 1873.



